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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

with

APPLICANT(S):

Roland HEINZE et al

SERIAL NO.:

09/869,839

GROUP ART UNIT:

FILED:

July 5, 2001

TITLE:

"CARDIAC PACEMAKER WITH ADJUSTABLE STIMULATION

INTERVAL"

Assistant. Commissioner for Patents, Washington, D.C. 20231

09/17/2001 MKAYPAGH 00000074 09869839

SUBMISSION OF SIGNED DECLARATION

SIR:

01 FC:154

In response to the Notice dated August 16, 2001 (copy attached), Applicants herewith submit a signed Declaration for the above application, together with a check for the statutory fee in the amount of \$130.00.

Submitted by,

Steven H. Noll

SCHIFF HARDIN & WAITE

Patent Department

6600 Sears Tower

Chicago, Illinois 60606

130.00 ^{OP}Telephone: 312/258-5790

Attorneys for Applicant(s).

CUSTOMER NO. 26574

I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class Mail in an envelope addressed to: Assistant Commissioner of Patents, Washington, D. C. 20231 on September 6, 2001.

Steven H. Noll
Name of Applicants' Attorney
Stan Wolf
Signature
September 6, 2001
Date

UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents, Box PCT States Patent and Trademark Office Washington, D.C. 20231 www.uspto.gov

U.S. APPLICATION NO.			FIRST NAMED	APPLICANT	· -		TTY. DOCKET NO.		
09/869839		- HEINZE			R P01,0235				
					INTERNATIONAL APPLICATION NO				
SCHIFF HARDIN & WAITE 6600 SEARS TOWER					Р	CT/EP99	EP99/09756		
233 S WACKER D					I.A. FILING DATE PR		PRIORITY DATE		
CHICAGO, IL 6060	Jb 6473				30 NO/	/ 99	05 JAN 99		
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					DATE M	ALED: 1	6 AUG 200		
NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)									
1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademark									
	c National Fee		.494) an E		e (37 CFR 1.495	i) :			
-	he internationa				rnational applica	tion into F	nolish		
<u> </u>	eclaration of i		_		19 amendments				
Copy of A	Article 19 ame	ndments.	Other:			Ü			
Priority D			_						
					s Annexes, if any n Report into Eng				
2. Applicant has re	miested early	nrocessina under	- 35 II S C - 371	(f) but has r	or filed the follo	uvina indic	noted items and/os		
the indicated items in						-			
prior to 20 or 30 mont	hs from the pr	iority date to avo							
U.S. Basi	c National Fee		Copy of the	e internation	nal application.				
3. The following item acceptance under 35 U		mished within th	he period set for	th below in	order to complet	te the requ	irements for		
a. Translation of the application into English. A processing fee will be required if submitted									
later than the appropriate 20 or 30 months from the priority date.									
The current translation is defective for the reasons indicated on the attached Notice of Defective Translation.									
b. Processing fee for providing the translation of the application and/or the Annexes later than the									
appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).									
c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying the application (preferably by the International application number and international filing date). A									
	narge will be r				te 20 or 30 moni				
_				th 37 CFR	1.497(a) and (b)	for the rea	asons		
		ached PCT/DO/		han the ann	ropriate 20 or 30) mantha fi	om the		
	ity date (37 Cl		ciaration later t	пап ше арр	ropriate 20 or 30	monuis ii	om the		
4. Additional claim fe			arge entity [] s	mall entity,	including any re	quired mu	ltiple dependent		
4. Additional claim fees of \$ as a large entity small entity, including any required multiple dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due (37 CFR 1.492(g)). See attached PTO-875.									
5. Applicant has no	t submitted the	e required seque	nce listing pursu	ant to 37 C	FR 1.821-1.825.	See atta	ched		
PCT/DO/EO/920.									
ALL OF THE ITEMS SET FORTH IN 3(a)-3(d), 4 AND 5 ABOVE MUST BE SUBMITTED WITHIN TWO (2) MONTHS FROM THE DATE OF THIS NOTICE OR BY 22 OR 32 MONTHS (where 37 CFR 1.495 applies) FROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL RESULT IN ABANDONMENT.									
The time period set about 1.136(a).	ove may be ext	ended by filing	a petition and fe	e for extens	ion of time unde	r the provi	isions of 37 CFR		
6. If box 3a or 3c is ch Annexes will be cancel 7. The Article 19 at or 30 (37 CFR 1.495(d	led. A process mendments are	sing fee will be a cancelled since	required if subm a translation wa	itted later th	nan 20 or 30 mor	nths from t	the priority date.		
Applicant is reminded taddress given in the hea						nust be m	ailed to the		
4	CODY OF F	his motico l	MST ho so	turnoð u	rith this resp	nonse			
Enclosed: x PCT/DC			e of Defective T		en nes resp	VINE.			
☐ PTO-87:			DO/EO/920						
~		_			para A. Camp				
FORM PCT/DO/EO/90	05 (March 200	1)		Telephone:	703-305-3631	į			



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				United	States Pa	sioner for Patents, Batent and Trademark Washington, D.C.				
U.S. APPLI	CATION NO.	FIRST NAMED APPLICANT			ATTY.	DOCKET NO.				
	09/869839	HEINZE	R		PC	01,0235				
			INTERNATIONAL APPLICATION NO.							
6600 SI	F HARDIN & WAITE EARS TOWER		PCT/EP99/09756							
	VACKER DR GO, IL 60606 6473		I.A	L FILING DATE		PRIORITY DATE				
	20,12 00000 04.0		30	NOV 99		05 JAN 99				
•		'		DATE MAILED:	16	AUG 2001				
NOTIFICATION OF A DEFECTIVE OATH OR DECLARATION										
into the deficien A new of application	national stage in the cy noted below and a path or declaration, pa	ain an oath or declaration acceptable United States of America. The period void abandonment is set in the accordance of the control of the co	od withi mpanyin preferab	n which to g Notifica	corre tion. nterna	ct the				
2.	loes not identify the appl loes not identify the inve loes not identify the citiz loes not state that the per	• •	es the nar							
1.497(a) WILL R	AND (b), AND 1.49	OATH OR DECLARATION IN C 97(d) WHERE APPROPRIATE, WI E TO ENTER THE NATIONAL ST APPLICATION.	THIN T	THE TIME						
Addition	ally, the oath or decl	aration does not comply with 37 CF	R 1.63 i	in that it:						
1.	does not identify the mailing address of each inventor. If the residence is different from the mailing address, then the city and state or city and foreign country of residence of each inventor must also be given.									
2	does not state that the	person making the oath or declaration:								
a	•	nderstands the contents of the application, nendment specifically referred to in the oa		_	, as					
ъ. [duty to disclose to the Office all informational to disclose to the Office all information discount of the dis	on known	to the perso	on to b	e				
3.	priority is made pursua	preign application for patent or inventor's ant to 37 CFR 1.55, and any foreign applion which priority is claimed, by specifyin and year of its filing.	ication ha	ving a filing	date b	efore				
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Barbara A. Campbell

Telephone: 703-305-3631